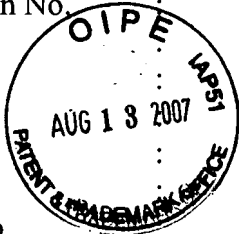


IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.	10/798,851
Inventor	Takashi Ono
Filed	March 12, 2004
Title	AREA INFORMATION PROVISION SYSTEM AND METHOD
TC/A.U.	3661
Examiner	Thu V. Nguyen
Docket No.	19546.0044



**RENEWED PETITION UNDER 37 C.F.R. § 1.137(a)  
AND REQUEST FOR RECONSIDERATION**

Mail Stop Petition  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

This is in response to the USPTO Office of Petitions' correspondence dated May 11, 2007. The subject application had been deemed abandoned for lack of response to a USPTO Office Action dated August 28, 2006. Applicants submitted a Petition for Revival of an Application for Patent Abandoned Unavoidably Under 37 CFR 1.137(a) on March 30, 2007, informing the USPTO that the Office Action dated August 28, 2006 had not been received at this office. Further, the filed Petition provided information to the USPTO that Applicants' representative only became aware of the Office Action when a telephone call was received from the Examiner after the date upon which the application was considered abandoned inquiring as to whether or not Applicants intended not to file a reply. Applicants then promptly filed the subject Petition, as well as a response to the Office Action. A copy of the Petition with attachments and Amendment and Response is attached for your convenience.

08/14/2007 001 00000006 504047 10798851  
02 FC:1453 1503.00 DA

The Office of Petitions dismissed Applicants' Petition filed March 30, 2007, citing that there was not a "showing to the satisfaction of the Director that the entire delay...was unavoidable." An explanation provided by the Office of Petitions for the dismissal was that the attorney who signed the Petition, Michael Schwartz, "has not been authorized to prosecute the application." Therefore, the present Renewed Petition is being signed by Edward Pennington, an attorney of record who is authorized to prosecute the application, and who hereby petitions for revival of an application for patent abandoned unavoidably (37 CFR 1.137(a)).

A second explanation provided by the Office of Petitions for the dismissal of Applicants' Petition was that "the address provided on the petition differs from the correspondence address of record." Having contacted the USPTO petitions attorney assigned to this matter, Charlema Grant, Applicants submit the following Statement:

#### **STATEMENT**

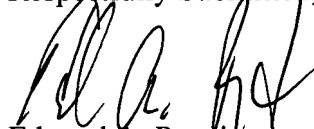
The undersigned hereby states that on the date of the Office Action in question, August 28, 2006, the address which appears as the correspondence address on the Office Action, was indeed the correct correspondence address of record. The correspondence address for the subject matter did not change until March 5, 2007. At that time, a change of address was completed electronically at the USPTO through the Applicants' attorney customer number. The address for all USPTO matters for customer number 23517 was requested to be changed to 2020 K Street, N.W., Washington, DC 20006. Since the correspondence address at the time of the mailing of the Office Action dated August 28, 2006 was correct, this ground for dismissing the petition is believed to be moot. A copy of the paper notifying all of Applicants' representative's change of address is attached.

Favorable reconsideration of the Petition and a newly-dated Ex Parte Quayle Action are respectfully requested in this application.

Alternatively, if the above-listed statement and information does not lead to a "showing to the satisfaction of the Director that the entire delay...was unavoidable," and the Petition still stands as "dismissed," in order to cause no further delay in prosecution, Applicants hereby petition to revive the subject application based on unintentional abandonment under 37 CFR 1.137(b). The undersigned hereby states that the entire delay in filing the required reply by its due date to the date of the Petition was unintentional. If pertinent, the Commissioner is hereby authorized to charge the \$1,500 Petition fee to Deposit Account No. 50-4047 (4195460044).

The Commission is also hereby authorized to charge any insufficient fees or credit any overpayment associated with this application to Deposit Account No. 50-4047 (4195460044).

Respectfully Submitted,



Edward A. Pennington  
Reg. No. 32,588

Dated: August 13, 2007

Bingham McCutchen, LLP  
2020 K Street, N.W.  
Washington, D.C. 20006  
(202) 373-6000

# Bingham McCutchen's lawyers at

3000 K Street, NW  
Washington, D.C.,

## are moving to

**2020 K Street, NW  
Washington, DC 20006-1806**

*Effective Monday, March 5th, 2007*

**Our main phone and  
fax numbers will be**

**T 202.373.6000**

**F 202.373.6440**

*Attorneys' direct phone and fax  
numbers will remain unchanged.*

**BINGHAM McCUTCHEN** Legal insight, Business instinct

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**PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT  
ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)**

Docket Number (Optional)  
19546.0044

First named inventor: Takashi ONO

Art Unit: 3661

Application Number: 10/798,851

Examiner: Thu V. Nguyen

Filed: March 12, 2004

Title: AREA INFORMATION PROVISION SYSTEM AND METHOD

**COPY**

Attention: Office of Petitions  
Mail Stop Petition  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

NOTE: If information or assistance is needed in completing this form, please contact  
Petitions Information at (571)272-3282.

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained.

**APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION.**

NOTE: A grantable petition requires the following items:

- (1) Petition fee;
- (2) Reply and/or issue fee;
- (3) Terminal disclaimer with disclaimer fee-required for all utility and plant applications filed before June 8, 1995, and for all design applications; and
- (4) Adequate showing of the cause of unavoidable delay

**1. Petition fee**

- ☐ Small entity - fee \$ \_\_\_\_\_ (37 CFR 1.17(l)). Applicant claims small entity status.  
See 37 CFR 1.27.
- ☒ Other than small entity - fee \$ 500 (37 CFR 1.17(l)).

**2. Reply and/or fee**

A. The reply and/or fee to the above-noted Office action in the form of

Amendment and Response (identify the type of reply):

- ☐ has been filed previously on \_\_\_\_\_.
- ☒ is enclosed herewith.

B. The issue fee of \$ \_\_\_\_\_

- ☐ has been paid previously on \_\_\_\_\_
- ☐ is enclosed herewith.

[Page 1 of 3]

This collection of information is required by 37 CFR 1.137(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 8 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

# **PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)**

## 3. Terminal disclaimer with disclaimer fee

☒ Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.

☐ A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ \_\_\_\_\_ for a small entity or \$ \_\_\_\_\_ for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63).

## 4. An adequate showing of the cause of the delay, and that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition under 37 CFR 1.137(a) was unavoidable, is enclosed.

**WARNING:**

Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.

*Michael A. Schwartz*  
\_\_\_\_\_  
Signature

Michael A. Schwartz  
\_\_\_\_\_  
Typed or printed name

Bingham McCutchen LLP  
2020 K Street, N.W.  
\_\_\_\_\_  
Address

Washington, DC 20006  
\_\_\_\_\_  
Address

March 30, 2007  
\_\_\_\_\_  
Date

40,161  
\_\_\_\_\_  
Registration Number, if applicable

(202) 373-6000  
\_\_\_\_\_  
Telephone Number

Enclosures:

☒ Fee Payment

☒ Reply

☐ Terminal Disclaimer Form

☐ Additional sheets containing statements establishing unavoidable delay

☐ \_\_\_\_\_

# COPY

## **CERTIFICATE OF MAILING OR TRANSMISSION (37 CFR 1.8(a))**

I hereby certify that this correspondence is being:

☐ deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

☐ transmitted by facsimile on the date shown below to the United States Patent and Trademark Office at (571) 272-8300.

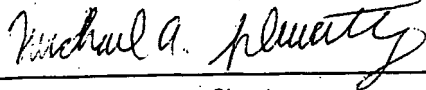
\_\_\_\_\_  
Date

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Typed or printed name of person signing certificate

**PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED  
UNAVOIDABLY UNDER 37 CFR 1.137(a)**

NOTE: The following showing of the cause of unavoidable delay must be signed by all applicants and by any other party who is presenting statements concerning the cause of delay.



Signature

March 30, 2007

Date

Michael A. Schwartz

Typed or printed name

40,161

Registration Number, if applicable

(In the space provided below, please explain in detail the reasons for the delay in filing a proper reply)

I hereby state that the Office Action mailed August 28, 2006 was not received by me or by anyone else at this office. I hereby attest that we have conducted a search of the file jacket and docket records and that this search indicates that the Office communication was not received. I hereby state that the entire delay in filing the required reply from the due date of the reply until the filing of this petition was unavoidable because we did not receive the Office Action. We only became aware of the Office Action when I received a telephone call from the Examiner after the date upon which the application was considered abandoned inquiring as to whether or not we intended not to file a reply. We then promptly filed this petition.

A copy of the docket record where the non-received Office communication would have been entered had it been received and docketed is attached hereto. In addition, a copy of the log of communications received from the Office in which the non-received Office communication would have been entered had it been received is also attached hereto.

**COPY**

(Please attach additional sheets if additional space is needed.)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No. : 10/798,851  
Inventor : Takashi Ono  
Filed : March 12, 2004  
Title : AREA INFORMATION PROVISION SYSTEM AND METHOD  
TC/A.U. : 3661  
Examiner : Thu V. Nguyen  
Docket No. : 19546.0044

**AMENDMENT AND RESPONSE**

COPY

Mail Stop AF  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir,

In response to the Office Action issued on August 28, 2006, please amend the application as follows:

**Amendments to the Claims** begin on page 2 of this paper.

**Remarks/Arguments** begin on page 7 of this paper.



**Amendments to the Claims:**

This listing of claims will replace all prior versions, listings of claims in the application:

**Listing of Claims:**

1. (previously presented) A system for providing area information comprising:

a first information processing device operable to transmit at least one item of area specific information; and

a second information processing device operable to receive the at least one item of area specific information;

wherein the first information processing device comprises:

a first storage unit operable to store area specific information and corresponding location information in pairs,

a second storage unit operable to store transportation and specific location information in pairs,

an inference unit operable to infer a mode of user transportation based on location information of a user of the second information processing device,

a destination estimation unit operable to estimate a next stop of the mode of user transportation based on the specific location of the second storage unit and the mode of user transportation,

an extraction unit operable to extract at least one item of area information specific to the next stop of the mode of user transportation from the first storage unit, and

a transmission unit operable to transmit the at least one item of area information extracted by the extraction unit to the second information processing device; and

wherein the second information processing device comprises:

a receiving unit operable to receive the at least one item of area information from the first information processing device.

2. (currently amended) The system of claim 1, wherein the inference unit is alternately operable to infer a mode of user transportation based on schedule information of [[a]] the user of the second information processing device.
3. (currently amended) The system of claim 2, wherein the inference unit is further operable to infer a mode of user transportation based on schedule information of [[a]] the user of the second information processing device, the schedule information contained in the second information processing device.
4. (currently amended) The system of claim 1, wherein the inference unit is further operable to infer a mode of user transportation based on schedule information of [[a]] the user of the second information processing device.
5. (currently amended) The system of claim 4, wherein the inference unit is further operable to infer a mode of user transportation based on schedule information of [[a]] the user of the second information processing device, the schedule information contained in the second information processing device.
6. (previously presented) A method for providing area information comprising the steps of:  
storing area specific information and corresponding location information in pairs in a first storage unit,  
storing transportation and specific location information in pairs in a second storage unit,

inferring a mode of user transportation based on location information of a user of an information processing device,  
estimating a next stop of the mode of user transportation based on the specific location of the second storage unit and the mode of user transportation,  
extracting at least one item of area information specific to the next stop of the mode of user transportation from the first storage unit, and  
transmitting the at least one item of area information extracted by the extraction unit to the information processing device.

7. (original) The method of claim 6, wherein instead of comprising the step of inferring a mode of user transportation based on location information of a user of an information processing device, the method comprises the step of:  
inferring a mode of user transportation based on schedule information of a user of an information processing device.
8. (original) The method of claim 7, wherein the schedule information is contained in the information processing device.
9. (currently amended) The method of claim 6, further comprising the step of:  
inferring a mode of user transportation based on schedule information of ~~[[a]]~~ the user of ~~[[an]]~~ the information processing device.
10. (original) The method of claim 9, wherein the schedule information is contained in the information processing device.
11. (previously presented) A computer program product for providing area information,

comprising:

a computer readable medium;

computer program instructions, recorded on the computer readable medium, executable by a processor, for performing the steps of:

storing area specific information and corresponding location information in pairs in a first storage unit,

storing transportation and specific location information in pairs in a second storage unit,

inferring a mode of user transportation based on location information of a user of an information processing device,

estimating a next stop of the mode of user transportation based on the specific location of the second storage unit and the mode of user transportation,

extracting at least one item of area information specific to next stop of the mode of user transportation from the first storage unit, and

transmitting the at least one item of area information extracted by the extraction unit to the information processing device.

12. (original) The computer program product of claim 11, wherein instead of the program performing the step of inferring a mode of user transportation based on location information of a user of an information processing device, the program performs the step of:

inferring a mode of user transportation based on schedule information of a user of an information processing device.

13. (original) The computer program product of claim 12, wherein the schedule information is contained in the information processing device.

14. (currently amended) The computer program product of claim 11, wherein the program further performs the step of:

inferring a mode of user transportation based on schedule information of ~~[[a]]~~ the user of ~~[[an]]~~ the information processing device.

15. (original) The computer program product of claim 14, wherein the schedule information is contained in the information processing device.

**REMARKS/ARGUMENTS**

In the Office Action issued August 28, 2006, which was an Ex Parte Quayle action, claims 2, 3, 4, 5, 9, and 14 were objected to due to informalities. Claims 1-15 (all pending claims) were indicated as being allowable if rewritten or amended to overcome the objections.

Claims 1-15 are now pending in this application. Claims 2, 3, 4, 5, 9, and 14 have been amended to overcome the claim objections. No new matter has been added.

Therefore, all claims now pending in this application are believed to be in form for allowance. Accordingly, favorable reconsideration of this case and early issuance of the Notice of Allowance are respectfully requested.

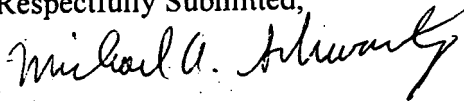
**Additional Fees:**

The Commissioner is hereby authorized to charge any insufficient fees or credit any overpayment associated with this application to Deposit Account No. 19-5127 (19546.0044).

**Conclusion**

In view of the foregoing, all of the Examiner's rejections to the claims are believed to be overcome. The Applicants respectfully request reconsideration and issuance of a Notice of Allowance for all the claims remaining in the application. Should the Examiner feel further communication would facilitate prosecution, he is urged to call the undersigned at the phone number provided below.

Respectfully Submitted,



Michael A. Schwartz  
Reg. No. 40,161

Dated: March 30, 2007

Bingham McCutchen, LLP  
2020 K Street, N.W.  
Washington, D.C. 20006  
(202) 373-6000

# Attachment A

COPY



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## Country Application

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Thursday, March 22, 2007

Page: 1

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**Docket No.:** 4019546.4195460044

**Country:** US

**SubCase:**

**Client:** Fujitsu Limited Patent Division

United States of America

**Case Type:** FOR

**Application Status:** Published

**Application Number:** 10/798851

**Filing Date:** 12-Mar-2004

**Publication Number:** 05-0080554

**Publication Date:** 14-Apr-2005

**Patent Number:**

**Issue Date:**

**Parent/PCT Number:** 2003-088548

**Parent/PCT Date :** 27-Mar-2003

**Parent Issue Number:**

**Parent Issue Date :**

**Tax Schedule:** LE

**Expiration Date:**

**Confirmation #:** 6691

**Patent Term Adjustment:** 0

**Agent:**

**Agent Reference #:**

**Family Reference:**

**Remarks:**

Priority Date: 3/27/2003

Priority Number: 2003-088548

**List Of Actions**

<b>Action(s) Due</b>	<b>Due Date</b>		<b>Action Taken</b>
Send documents to client	01-Dec-2003	Due Date	12-Mar-2004
Send documents to client	08-Dec-2003	Due Date	12-Mar-2004
Assignment	12-Mar-2004	Due Date	12-Mar-2004
Claim for Priority	12-Mar-2004	Due Date	12-Mar-2004
File Application - 1 week	20-Mar-2004	Reminder	12-Mar-2004
Convention Deadline	27-Mar-2004	Final	12-Mar-2004
Postcard	12-Apr-2004	Reminder	19-Mar-2004
Filing Receipt	12-Jun-2004	Due Date	23-Sep-2004
Information Disclosure Stmt	12-Jun-2004	Due Date	08-Jul-2005
Priority Acknowledgement	12-Jun-2004	Reminder	30-Jun-2005
Notice of Recordation	12-Sep-2004	Due Date	07-Sep-2004
Notice of Omitted Item(s)	23-Sep-2004	Due Date	24-Sep-2004
Response to Omitted Item Not.	23-Oct-2004	Reminder	01-Oct-2004
Notice of Recordation	12-Nov-2004	Due Date	07-Sep-2004
Response to Omitted Item Not.	23-Nov-2004	Final	01-Oct-2004
Priority Acknowledgement	12-Dec-2004	Reminder	30-Jun-2005
Updated Filing Receipt	05-Jan-2005	Due Date	06-Jan-2005
Notice of Publication	14-Apr-2005	Due Date	20-Apr-2005
Projected Publication Date	14-Apr-2005	Reminder	14-Apr-2005
Priority Document	12-May-2005	Reminder	12-Mar-2004
Status 1st Office Action	12-May-2005	Due Date	30-Jun-2005
Priority Acknowledgement	12-Jun-2005	Reminder	30-Jun-2005
3 Month Office Action	30-Jun-2005	Due Date	01-Jul-2005
1 Month to Due Date	30-Aug-2005	Reminder	24-Oct-2005
3 Month Due Date	30-Sep-2005	Due Date	24-Oct-2005
Response Due - 1st Extension	30-Oct-2005	Due Date	24-Oct-2005
Response Due - 2nd Extension	30-Nov-2005	Due Date	24-Oct-2005
2 Weeks to Final Date	15-Dec-2005	Due Date	24-Oct-2005
6 Month Final	30-Dec-2005	Final	24-Oct-2005
Final Office Action	13-Jan-2006	Due Date	18-Jan-2006
Action on Response	24-Feb-2006	Due Date	13-Jan-2006

## Country Application

Thursday, March 22, 2007

Page: 3

1 Month to Due Date	13-Mar-2006	Reminder	08-May-2006
Response to Final-2 month date	13-Mar-2006	Due Date	08-May-2006
3 Month Due Date	13-Apr-2006	Due Date	08-May-2006
Notice of Appeal	13-Apr-2006	Due Date	08-May-2006
Response to Final Action Due	13-Apr-2006	Due Date	08-May-2006
1st Extension	13-May-2006	Reminder	12-Jun-2006
Notice of Appeal - 1st Exten	13-May-2006	Due Date	12-Jun-2006
Response Due - 1st Extension	13-May-2006	Due Date	12-Jun-2006
Advisory Action	26-May-2006	Due Date	30-May-2006
Request for Continued Exam.	12-Jun-2006	Due Date	12-Jun-2006
2nd Extension	13-Jun-2006	Reminder	12-Jun-2006
Notice of Appeal - 2nd Exten	13-Jun-2006	Due Date	12-Jun-2006
Response Due - 2nd Extension	13-Jun-2006	Due Date	12-Jun-2006
2 Weeks to Final Date	28-Jun-2006	Due Date	12-Jun-2006
6 Month Final Date	13-Jul-2006	Final	12-Jun-2006
Notice of Appeal	13-Jul-2006	Final	12-Jun-2006
Status Office Action	12-Oct-2006	Due Date	
Status Office Action	12-Jan-2007	Due Date	
Status Office Action	12-Apr-2007	Due Date	

### Assignment History:

Assignment From	Assignment To	Assignment Date	Reel	Frame
Okada, Sumiyo	Fujitsu Limited	27-Feb-2004	015086	0243
Ono, Takashi	Fujitsu Limited	01-Mar-2004	015086	0243
Fujimoto, Shingo	Fujitsu Limited	01-Mar-2004	015086	0243
Kakuta, Jun	Fujitsu Limited	01-Mar-2004	015086	0243
Murakami, Masahiko	Fujitsu Limited	01-Mar-2004	015086	0243
Iwakawa, Akinori	Fujitsu Limited	01-Mar-2004	015086	0243

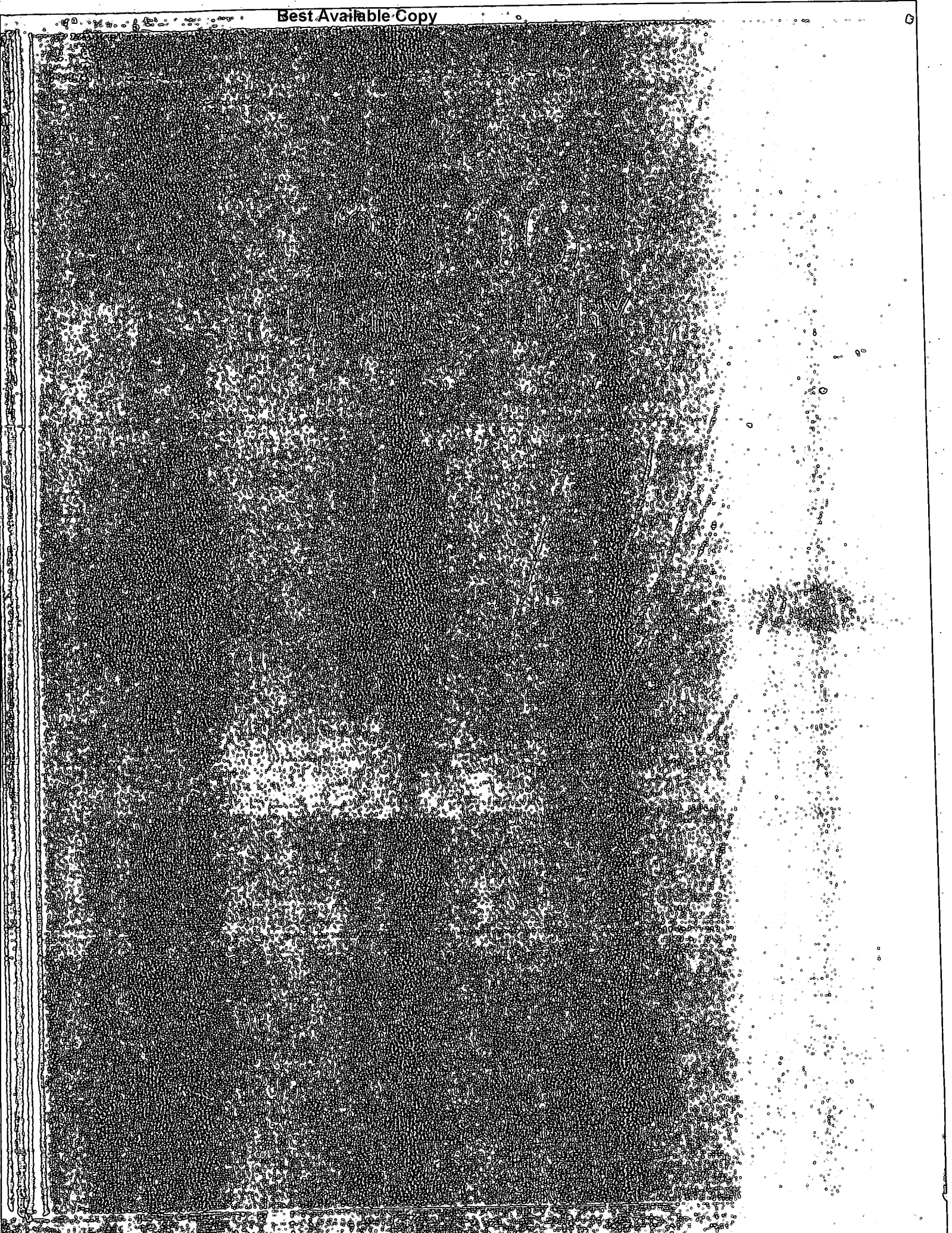
User ID: millerkr

Date Created: 13-Nov-2003

Last Update: 21-Apr-2005

# Attachment B

COPY



# 29 AUGUST TUESDAY

WEEK 35

241st Day - 124 Days Remaining

10/218882	Final Office Action	MAS	15772.0058
11/498202	Notice of Recordation	EAP	4019546.7051572001
11/434131	Office Action	SDS	420002.7050603001
10/902064	Office Action	SPD	20003.0085
10/630689	Restriction Requirement	CAJ	15772.0003

 SIGNATURE

2006

30 AUGUST WEDNESDAY

WEEK 35

242nd Day - 123 Days Remaining

11/502535	Notice of Recordation	EAP	4019546.7051672001
11/502517	Filing Receipt	EAP	4019546.7051732001
11/502550	Filing Receipt	EAP	4019546.7051712001
11/502537	Filing Receipt	EAP	4019546.7051592001
11/502535	Filing Receipt	EAP	4019546.7051672001
11/502536	Filing Receipt / Notice of Recordation	EAP	4019546.7051722001
09/868244	Notice of Non-Compliant Appeal Brief	transferred	19350.0006

# 31 AUGUST THURSDAY

WEEK 35

243rd Day - 122 Days Remaining

10/431604	Office Action	MAS	19111.0102
11/474456	Office Action	EAP	19546.7050942001
10/347698	Supp Not of Allowability	SOS	20002.0279
11/502537	Notice of Recordation	EAP	4019546.7051592001
11/502550	Notice of Recordation	EAP	4019546.7051712001
11/501065	Notice of Recordation	EAP	4019546.7051622001
11/503125	Notice of Recordation	SPC	20003.7049694001
8	Notice of Recordation - Patent/Trademarks	REG	19760.0009
60/838145	Filing Receipt	MAS	25668.7051801001
11/357217	Notice of Publication	CAJ	25469.0017
11/357222	Notice of Publication	CAJ	25469.0022
11/357215	Notice of Publication	CAJ	25469.0019
11/357214	Notice of Publication	CAJ	25469.0020
11/063887	Notice of Publication	SPC	20003.0088
11/503125	Filing Receipt	SPD	20003.70496894001
11/130245	Notice of Publication	MAS	25630.0008
11/147462	Notice of Publication	EAP	25790.0003
09/800775	Maintenance Fee Statement	SOS	20002.0022
11/212854	Notice of New/Revised Proj Pubdate	MAS	19111.0184

 SIGNATURE



2006

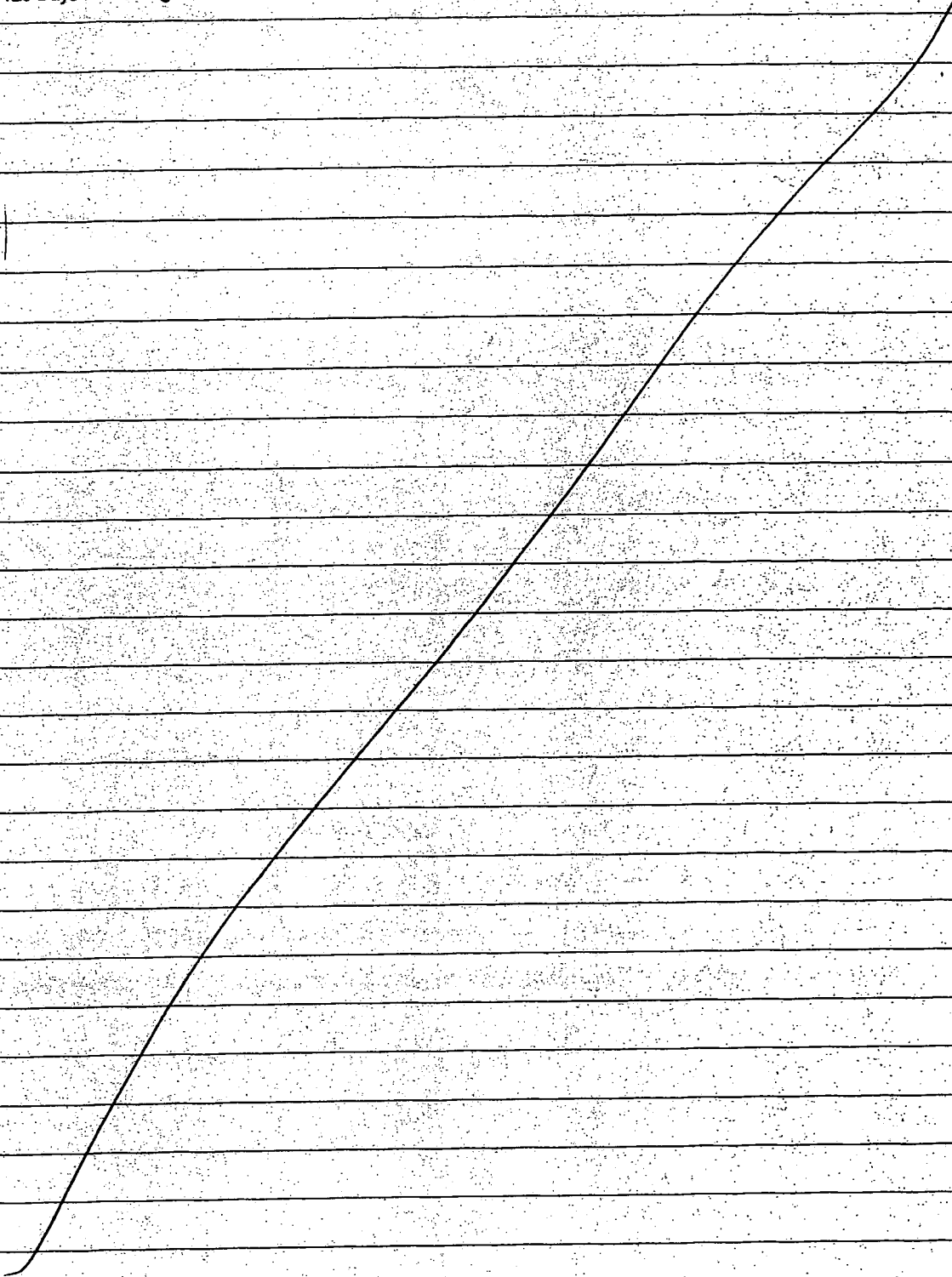
1 SEPTEMBER FRIDAY

WEEK 35

244th Day - 121 Days Remaining

11/504681	Filing Receipt	EAP 4019546.7051782001
11/504684	Filing Receipt	EAP 4019546.7051772001
11/505357	Filing Receipt	EAP 4019546.7051792001
11/505350	Filing Receipt	SDS 20002.7051893001
09/863422	Issue Notification	MAS 19111.0001
10/809717	Office Action	MAS 25880.0019
10/158226	Office Action	MAS 19111.0023

245th Day - 120 Days Remaining



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2006

**3** SEPTEMBER SUNDAY

WEEK 36

246th Day - 119 Days Remaining

# 4 SEPTEMBER MONDAY

WEEK 36

247th Day - 118 Days Remaining

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2006

5 SEPTEMBER TUESDAY

WEEK 36

248th Day - 117 Days Remaining

11/508180	Appln No Postcard	SDS 20002.0459
29/265247	Appln No Postcard	RRS 3004894.7051389001
29/265258	Appln No Postcard	RRS 3004894.7051399001
76/609062	Notice of Abandonment	RRS 25434.0002
09/857606	Notice of Hearing	SPD 19378.0011
11/505389	Filing Receipt	EAP 4019546.7051812001
11/505390	Notice of Recordation	SDS 20002.7051893001
11/505357	Notice of Recordation	EAP 19546.7051792001
11/504681	Notice of Recordation	EAP 19546.7051782001
76/390349	Cert of Registration	RRS 25017.0016

# 6 SEPTEMBER WEDNESDAY

WEEK 36

249th Day - 116 Days Remaining

10/866241	Restriction Requirement	EAP	15772.0027
10/462681	Advisory Action	SDS	20062.0257
10/872470	Notice of Allowance	MAS	19546.0069
10/476893	Notice of Allowance	EAP	25830.0027

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2006

7 SEPTEMBER THURSDAY

WEEK 36

250th Day - 115 Days Remaining

11/287467	Notice of Abandonment	MAS	19527.0017
10/843589	Notice of Allowance	SOS	20002.0411
10/805273	Restriction Requirement	SVP	25170.0002
11/176559	Notice of Publication	MAS	19546.0114
11/067270	Notice of Publication	MAS	15772.0045
10/451056	Office Action	transferred	19387.0046
76/665227	Filing Receipt	PRS	25432.0004
76/665229	Filing Receipt	PRS	25432.0004C
76/665046	Filing Receipt	PRS	25041.0001B
76/656868	Priority Action	PRS	4025993.7940259931
76/665228	Filing Receipt	PRS	25432.0003
76/665047	Filing Receipt	PRS	20541.0001A
11/502517	Notice of Recordation	EAP	4019546.7051732001
11/513260	Appl. No. Postcard	EAP	4019546.7051922001
11/513188	Appl. No. Postcard	EAP	4019546.7051822001
10/766867	Letters Patent 7102120	MAS	19546.0049

# 8 SEPTEMBER FRIDAY

WEEK 36

251st Day - 114 Days Remaining

10/350003	Office Action	REB	20768.0002
10/902796	Office Action	CAJ	19944.0062
10/827279	Final Office Action	SPD	4020003.7049652001
10/167744	Notice of Non-Compliant Appeal Brief	SDS	4020002.705892001
10/634909	Issue Notification	CAJ	15772.0009
11/443097	Updated Filing Receipt	SAP	401951670SD582001
76/624179	Office Action	SVP	25770.0009
76/959681	TTAB Notice - EOT Granted	RRS	25D17.0011
2,354,205	Post Registration Office Action	ENT	25746.0011

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